EXHIBIT A

of the crime of Murder. 2nd degree, a

NOV-15-2032e79.67-1c/-64219TMHFIGADOSment	3-2. Filed NP1/20/2007 5866 age 2 of 3 P. 02
In the Superior Court of in and for the County of	of the State California ENDORSED
Abstract o	f Judgment ρ4"
Commitment	to State Prison
Dept. No. Six Case No. 44653-A The People of the State of California vs.	Present: Hon. GERALD K. DAVIS Judge of the Superior Court
GARY BRIAN LUTHER Defendant.	Kyle J. Humphrey Froseculing Allorney Jeffrey Harbin Counsel for Delandant
(1) In Case No. 44.653-A Count No	he was convicted by; on his plea of (coun or jury)

[designation of crime and degrae if any, including fact that it constitutes a second subsequent conviction of same offense if that affects the sentence) with prior felony convictions as follows: DATE COUNTY AND STATE CRIME DISPOSITION

Defendant has been held in jall custody for ______days as a result of the same criminal act or acts for which he has been convicted. (107 + 52 G/W = 159 days)

Defendant a not armed with a deadly weapon at the time of his commission of the offense or a concealed deadly

weapon at the time of his arrest within the meaning of Sections 969c and 3024 of the Penal Code.

Defendantas not armed with a deadly weapon at the time of his commission of the offense within the meaning of (was or was not)

Sections 959c and 12022 of the Penal Code.

(used or did not use)

(Repeat foregoing with respect to each count of which defendant was convicted.)

. 17	HU7-1-CV-DAM19TIMHIFIGABLONSI	ment 3-2 Filed 1/1/	/80/26767 5866 age 3 of 3 P. 03
in ar	the Superior County	rt of the Stat	e California ENDORSED
1.201.1-91	Abstract	of Judgm	nent stam-7 M 9:17
Decar.	Commitme	ent to State Pris	son <u>91 MM 38 - 271 15</u>
Dept. NoE The People of the	Case No. 44653-A State of California vs.		Present: Hon. GERALD K. DAVIS Judge of the Superfor Coun
_ GARY BRIA			Kyle JHumphrey Proseculing Attorney
·	Defer	odant,	Jeffrey Harbin
entered as follows: (1) In Case No. 44653-A Count No. 1 he was convicted by jury; on his plea of court or jury) not guilty (gullly, not guilty, former conviction or acquittal, once in jacpardy, not guilty by reason of insanity) of the crime of Murder, 1st degree, a felony (designation of crime and degree if any, including fact that it constitutes a second subsequent conviction of same offense if that affects the senience) in violation of PC 187(a) (reference to Code or Statue, including Section and Subsequent thereof, if any violated) With prior felony convictions as follows:			
DATE	COUNTY AND STATE	ÇRIME)	DISPOSITION
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nas been conv Defendantwa (wax weapon at the	Snot armed with a deadly weap for was not) time of his arrest within the meanly	= 159 days) con at the time of his comm ng of Sections 969c and 3	
	s not armed with a deadly weap or was not) and 12022 of the Penal Code.	on at the time of his comm	nission of the offense within the meaning of
Defendani	used a firearm in his commission	n of the offense within the n	neaning of Sections 969d and 12022.5 of the
Penal Code,	or did not use)		
	(Repeat foregoing with respect to	anch count of which defendant	